

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

BILLFLOAT INC.,

Plaintiff,

v.

COLLINS CASH INC., et al.,

Defendants.

Case No. 20-cv-09325-EMC

VERDICT FORM

VERDICT FORM

1 We, the jury, agree to the answers to the following questions and return them under the
2 instructions of this Court as our verdict in this case. Section I should be completed before Section
3 II.

4 **I. PLAINTIFF'S TRADEMARK CLAIM UNDER THE LANHAM ACT**

5
6 1. Do you find that Plaintiff has established by a preponderance of the evidence that
7 Defendant Collins Cash has infringed the SmartBiz trademarks?

8 Yes No

9
10 2. Do you find that Plaintiff has established by a preponderance of the evidence that
11 Defendant Abraham Cohen has infringed the SmartBiz trademarks?

12 Yes No

13 3. If you answered "Yes" to Question 1, do you find that Defendant Collins Cash's
14 infringement was willful?

15 Yes No

16 4. If you answered "Yes" to Question 2, do you find that Defendant Abraham
17 Cohen's infringement was willful?

18 Yes No

19
20 If you answered "Yes" to either Question No. 1 or 2, please proceed to Question No. 5. If
21 you answered "No" to BOTH Question Nos. 1 and 2, please sign the verdict form and turn it into
22 the Court.

23 5. Please state the total amount of damages, if any, that you award to Plaintiff.

24 Damages \$ _____

II. LACHES

6. Do you recommend that the Court find that Plaintiff unreasonably delayed bringing suit against Collins Cash and Abraham Cohen?

Yes No

7. If you answered "Yes" to Question No. 6, do you recommend that the Court find that Collins Cash and Abraham Cohen were prejudiced by Plaintiff's delay in bringing suit?

Yes No

JURY FOREPERSON:

Print Name: Lauren Bauer

Date: 11/18/2022

Sign Name: Lauren Sauer

After this verdict form has been filled out and signed, please notify the courtroom deputy clerk that you are ready to present your verdict in the courtroom.